

F. No. _____

Dated: _____

To
The Concerned Athlete or Support Personnel
(Through the Concerned National Sports Federation to be served on the Athlete/Support
Personnel in Confidential Cover)

**Adverse Analytical Finding Notice of Charge and Mandatory *Provisional Suspension*
(*Non-specified substance*) under the National Anti Doping Agency Anti-Doping Rules
2015**

Dear Mr/Ms. _____

I am writing to give you formal notice that you are being charged with a violation of the NADA Anti-Doping Rules [2.1]. These are referred to as “the ADR” in this letter.

1. The Anti-Doping Rules

1.1 You are subject to and bound to comply with the ADR. Capitalized terms used but not defined in this letter are as defined in the ADR.

1.2 Pursuant to the ADR, NADA is responsible for conducting the anti-doping disciplinary proceedings associated with this matter.

2. Facts

2.1 On _____, 2017, a NADA *Doping Control Officer* (“DCO”) collected a urine *Sample* from you. Assisted by the DCO, you split the *Sample* into two separate bottles, which were given reference numbers A _____ (the “A *Sample*”) and B _____ (the “B *Sample*”).

2.2 Both *Samples* were transported to NADA Office, New Delhi and further submission to the World Anti-Doping Agency (“WADA”) -accredited Laboratory, the National Dope Testing Laboratory, New Delhi (the “Laboratory”). The Laboratory analyzed the A *Sample* in accordance with the procedures set out in WADA’s International Standard for Laboratories. Analysis of the ‘A’ *Sample* returned an *Adverse Analytical Finding* (“AAF”) for the following:

2.2.1 Adverse analytical finding for _____.

2.3 _____ is listed as _____ exogenous Anabolic Androgenic Steroids under S1 of WADA’s 2017 Prohibited List which are *non specified substance*.

- 2.4 According to our records, you do not have a Therapeutic Use Exemption (“TUE”) to justify the Presence of _____ in your system.

3. Charge

- 3.1 The AAF in your A Sample has been reviewed (in accordance with Article 7.2 ADR), and it has been determined that you have a case to answer for a violation of Article 2.1 ADR), namely the Presence of a *Prohibited Substance* or its *Metabolites* or *Markers* in an *Athlete’s Sample*.
- 3.2 You are hereby formally charged with the commission of an anti-doping rule violation (‘ADRV’) for the Presence of:
- 3.2.1 _____, Anabolic Steroids in a sample provided by you on _____ numbered A _____, in violation of Article 2.1 ADR.

4. Consequences

- 4.1 Our records indicate that this is your first ADRV, therefore you will be subject to the *Consequences* specified in the Article 10 ADR for a first offence, which means a period of *Ineligibility* of 4 years subject to article 10.4, 10.5, 10.6
- 4.2 Pursuant to Article 10.2.1 ADR, NADA will assert that the *Consequences* which should be imposed upon you should be a period of *Ineligibility* of 4 years.
- 4.3 Article 10.2.2 ADR explains that you may avoid the application of a period of *Ineligibility* of 4 years by establishing that the ADRV was not intentional. In such cases, a period of *Ineligibility* of 2 years will be imposed.
- 4.4 Any period of *Ineligibility* imposed may be:
- 4.4.1 Eliminated completely, if you can establish *No Fault or Negligence* pursuant to article 10.4 ADR;
- 4.4.2 Reduced by up to a maximum of one half of the period of *Ineligibility* otherwise applicable, if you can establish *No Significant Fault or Negligence* pursuant to Article 10.5 ADR; or
- 4.4.3 Reduced to a minimum of two years, if you promptly admit the charge in accordance with Article 10.6.3 of committing an ADRV contrary to Article 2.1 ADR. Any such reduction shall be applied at our discretion (with WADA’s consent) and contingent on (a) your degree of *fault* and (b) our assessment of the seriousness of your ADRV contrary to Article 2.1 ADR.
- 4.4.4 Partially suspended if you assist NADA in uncovering and/or establishing an ADRV by another *Athlete* or *Athlete Support Personnel* pursuant to Article 10.6.1.1 ADR. Discretion exists under Article 10.6.1.1 ADR to suspend up to three-quarters of the period of

Ineligibility if you assist NADA in uncovering or establishing one or more ADRVs by another *Athlete* or *Athlete Support Personnel*.

5. Provisional Suspension

- 5.1 Subject to paragraph 5.2 below, from 05:00 P.M. after receipt of first notice in seven working days, and in accordance with Article 7.9 ADR, you are hereby provisionally suspended from participating in any National Sports Federation/International Federation sanctioned *Competition* prior to the final decision being reached at a hearing of this matter. Your *Provisional Suspension* will extend to all *Competitions*, *Events* or other activities that are organized, convened, authorized or recognized by any other World Anti-Doping *Code*-compliant body.
- 5.2 You may avoid the application of this *Provisional Suspension* if you are able to provide with an adequate explanation to the hearing panel in accordance with Article 7.9.3.1 for the *AAF* before 05:00 PM after receipt of first notice in seven working days. Failure to do so will result in the *Provisional Suspension* becoming effective on the date and time given above.
- 5.3 If you do not provide an adequate explanation by this deadline and a *Provisional Suspension* is consequently imposed, Article 7.9 ADR stipulates that you will not have the right to apply to have that *Provisional Suspension* lifted prior to the full hearing of this matter.

6. What happens next

- 6.1 Your explanation:
 - 6.1.1 If you want to avoid being provisionally suspended, you must provide an explanation for the *AAF* by 05:00 PM after receipt of notice in seven (07) working days. You should also include if you admit or deny the charge. If you do not provide an adequate explanation in respect of the *AAF* the *Provisional Suspension* will come into automatic effect.
- 6.2 Admitting the charge:
 - 6.2.1 If you admit the charge, you will be deemed to have accepted the accuracy of the *AAF* made in respect of the *A Sample* and to have waived your right to have the *B Sample* analyzed to confirm that finding (see paragraph 7 below as regards the *B Sample*).
 - 6.2.2 If you admit the charge, you must accept the *Consequences* set out in paragraph 4.1.
- 6.3 Acceptance of the charge, but no agreement as to *Consequences*:
 - 6.3.1 You have the right to accept the charge, but ask that the NADA Anti Doping Disciplinary Panel determine what *Consequences* should be imposed upon you.

6.3.2 Any request must be made to the Anti Doping Disciplinary Panel, which can be contacted via Panel Manager, NADA Anti Doping Disciplinary Panel on Telefax 011-24368248 or by email at resultmgmt-nadaindia@nic.in. You can of course contact NADA also to ask that a hearing be convened.

6.4 Denial of the charge:

6.4.1 You have the right to deny the charge and to have the matter referred to Anti Doping Disciplinary Panel which will determine the case at a hearing. It will be NADA's burden to prove the charge against you to the comfortable satisfaction of the tribunal. If NADA is unable to discharge this burden, then the charge against you will be dismissed.

6.4.2 If the charge is upheld or you later admit the ADRV, the Anti Doping Disciplinary Panel will determine what *Consequences* should be imposed upon you.

6.4.3 If you deny the charge, you can request a full expedited hearing to be convened as soon as possible to resolve this matter. Any such request must be made to the Anti Doping Disciplinary Panel. Again, you can also contact NADA to ask that a hearing be convened.

6.5 Irregardless, you must provide a detailed response to this Notice of Charge by 05:00 PM after receipt of notice within seven working days. If you fail to respond by this deadline, you will be deemed to have admitted the charge and accepted the *Consequences* outlined in paragraph 4.3 above.

6.6 If you fail to dispute the contents of this Notice within 15 days, then the consequences as specified in Article 7.10.2 shall be followed, i.e, it shall be presumed that you deemed to have admitted the violation, to have waived a hearing, and to have accepted the *Consequences* that are mandated by these Anti-Doping Rules or that have been offered by NADA.

7. Optional B Sample analysis

7.1 You have the right to have your B *Sample* analyzed to confirm (or otherwise) the *AAF* made in relation to your A *Sample*.

7.2 If you choose to have your B *Sample* analyzed, the analysis will take place at the National Dope Testing Laboratory, New Delhi at a date and time to be advised. You are entitled to attend the opening and analysis of the B *Sample*, or the Laboratory will arrange for an independent third party to be present.

7.3 Alternatively, you may waive your right to a B *Sample* analysis. In those circumstances, you will be deemed to have accepted the A *Sample* result, but you may still challenge the matter at a hearing if you wish subject to Article 7.10.

7.4 Please note that if you request the analysis of the B *Sample* and that analysis confirms the *AAF* made in relation to the A *Sample*, you will be

required to pay the cost of that analysis, which is Rs. 5500/-, cost of B *Sample* analysis (see Article 7.3 ADR). If the B *Sample* analysis does not confirm the AAF, then you will not have to pay the costs of that analysis.

7.5 Please confirm as soon as possible if you would like to have your B *Sample* analyzed.

7.6 Please note that you have a right to request copies of the A and B *Sample* laboratory documentation package, which includes information as required by the International Standard for Laboratories. Upon your request, the laboratory documentation package may be provided to you within the stipulated time on payment of Rs. 5500/- which shall have to be paid by the concerned athlete.

In accordance with the ADR, a copy of this letter is being sent to:

In accordance with the ADR, a copy of this letter is being sent to:

1. _____
2. _____
3. _____
4. International Federation, and
5. World Anti Doping Agency (WADA),
Stock Exchange Tower, 800 Place Victoria (Suit 1700),
P.O. 120, Montreal (QUEBEC) H4Z1B7, CANADA

Each is bound, in accordance with Article 14 ADR, to maintain confidentiality in this matter until the B *Sample* analysis has been concluded or until the B *Sample* analysis is waived.

Your identity may be publicly disclosed after receipt of this notice, but no earlier than the effective date and time of the *Provisional Suspension* outlined in paragraph 5 above.

Yours sincerely,

(Director General, NADA/Authorized Signatory)

Cc:

1. _____
2. _____
3. _____
4. International Federation, and
5. World Anti Doping Agency (WADA),
Stock Exchange Tower, 800 Place Victoria (Suit 1700),
P.O. 120, Montreal (QUEBEC) H4Z1B7, CANADA

Enclosures:

- NADA Anti Doping Rules 2015
- *WADA 2017 Prohibited List*;
- *Doping Control* form dated _____, 2017
- Analysis Results Record _____, 2017

F. No. _____

Dated: _____

To
The Concerned Athlete or Support Personnel
(Through the Concerned National Sports Federation to be served on the Athlete/Support
Personnel in Confidential Cover)

Adverse Analytical Finding Notice of Charge with optional *Provisional Suspension* (specified substance) under the National Anti Doping Agency Anti-Doping Rules 2015

Dear Mr. _____

I am writing to give you formal notice that you are being charged with a violation of the NADA Anti-Doping Rules [2.1]. These are referred to as “the ADR” in this letter.

1. The Anti-Doping Rules

1.1 You are subject to and bound to comply with the ADR. Capitalized terms used but not defined in this letter are as defined in the ADR.

1.2 Pursuant to the ADR, NADA is responsible for conducting the anti-doping disciplinary proceedings associated with this matter.

2. Facts

2.1 On _____, a NADA *Doping Control* Officer (“DCO”) collected a urine *Sample* from you. Assisted by the DCO, you split the *Sample* into two separate bottles, which were given reference numbers A _____ (the “A *Sample*”) and B _____ (the “B *Sample*”).

2.2 Both *Samples* were transported to NADA Office, New Delhi and further submission to the World Anti-Doping Agency (“WADA”) -accredited Laboratory, the National Dope Testing Laboratory, New Delhi (the “Laboratory”). The Laboratory analyzed the A *Sample* in accordance with the procedures set out in WADA’s International Standard for Laboratories. Analysis of the ‘A’ *Sample* returned an *Adverse Analytical Finding* (“AAF”) for the following:

2.2.1 **Adverse analytical finding for** _____.

2.3 _____ is listed as glucocorticosteroid under S9 of WADA’s 2017 Prohibited List which is *specified substance*.

2.4 According to our records, you do not have a Therapeutic Use Exemption (“TUE”) to justify the Presence of _____ in your system.

3. Charge

3.1 The *AAF* in your *A Sample* has been reviewed (in accordance with Article 7.2 ADR), and it has been determined that you have a case to answer for a violation of Article 2.1 ADR), namely the Presence of a *Prohibited Substance* or its *Metabolites* or *Markers* in an *Athlete's Sample*.

3.2 You are hereby formally charged with the commission of an anti-doping rule violation ('ADRV') for the Presence of:

3.2.1 _____ in a *Sample* provided by you on _____, 2017 numbered A _____ in violation of Article 2.1 ADR.

4. Consequences

4.1 Our records indicate that this is your first ADRV, therefore you will be subject to the *Consequences* specified in the Article 10 ADR for a first offence, which means a period of *Ineligibility* of 4 years subject to article 10.4, 10.5, 10.6

4.2 Pursuant to Article 10.2.1 ADR, NADA will assert that the *Consequences* which should be imposed upon you should be a period of *Ineligibility* of 4 years.

4.3 Article 10.2.2 ADR explains that you may avoid the application of a period of *Ineligibility* of 4 years by establishing that the ADRV was not intentional. In such cases, a period of *Ineligibility* of 2 years will be imposed.

4.4 Any period of *Ineligibility* imposed may be:

4.4.1 Eliminated completely, if you can establish *No Fault or Negligence* pursuant to article 10.4 ADR;

4.4.2 Reduced by up to a maximum of one half of the period of *Ineligibility* otherwise applicable, if you can establish *No Significant Fault or Negligence* pursuant to Article 10.5 ADR; or

4.4.3 Reduced to a minimum of two years, if you promptly admit the charge in accordance with Article 10.6.3 of committing an ADRV contrary to Article 2.1 ADR. Any such reduction shall be applied at our discretion (with *WADA's* consent) and contingent on (a) your degree of *fault* and (b) our assessment of the seriousness of your ADRV contrary to Article 2.1 ADR.

4.4.4 Partially suspended if you assist NADA in uncovering and/or establishing an ADRV by another *Athlete* or *Athlete Support Personnel* pursuant to Article 10.6.1.1 ADR. Discretion exists under Article 10.6.1.1 ADR to suspend up to three-quarters of the period of *Ineligibility* if you assist NADA in uncovering or establishing one or more ADRVs by another *Athlete* or *Athlete Support Personnel*.

5. *Optional Provisional Suspension*

5.1 Pursuant to Article 7.9.2 ADR, you are NOT provisionally suspended pending the resolution of your case and may continue to participate in *Competitions, Events* and other activities organized, convened, authorized or recognized by any other World Anti-Doping Code compliant body.

5.2 However, please note that based on Article 10 ADR, the competitive results you obtain from the date of your *AAF* through the commencement of any *Provisional Suspension* or period of *Ineligibility* will be *Disqualified*, unless fairness requires otherwise.

5.2 Article 10.5 ADR allows you to voluntarily accept a *Provisional Suspension*. If you elect to do so and thereafter respect this *Provisional Suspension*, you will receive a credit for such period of voluntary *Provisional Suspension* against any period of *Ineligibility* that may ultimately be imposed upon you. If you accept to do so, please complete the attached form and send it to NADA, All India Police Sports Control Board, Amateur Kabaddi Federation of India .

6. What happens next

6.1 Your explanation:

6.1.1 If you want to avoid being provisionally suspended, you must provide an explanation for the *AAF* by 05:00 PM after receipt of notice in seven (07) working days. You should also include if you admit or deny the charge. If you do not provide an adequate explanation in respect of the *AAF* the *provisional Suspension* will come into automatic effect.

6.2 Admitting the charge:

6.2.1 If you admit the charge, you will be deemed to have accepted the accuracy of the *AAF* made in respect of the *A Sample* and to have waived your right to have the *B Sample* analyzed to confirm that finding (see paragraph 7 below as regards the *B Sample*).

6.2.2 If you admit the charge, you must accept the *Consequences* set out in paragraph 4.1.

6.3 Acceptance of the charge, but no agreement as to *Consequences*:

6.3.1 You have the right to accept the charge, but ask that the NADA Anti Doping Disciplinary Panel determine what *Consequences* should be imposed upon you.

6.3.2 Any request must be made to the Anti Doping Disciplinary Panel, which can be contacted via Panel Manager, NADA Anti Doping Disciplinary Panel on Telefax 011-24368248 or by email at resultmgmt-nadaindia@nic.in. You can of course contact NADA also to ask that a hearing be convened.

6.4 Denial of the charge:

- 6.4.1 You have the right to deny the charge and to have the matter referred to Anti Doping Disciplinary Panel which will determine the case at a hearing. It will be NADA's burden to prove the charge against you to the comfortable satisfaction of the tribunal. If NADA is unable to discharge this burden, then the charge against you will be dismissed.
- 6.4.2 If the charge is upheld or you later admit the ADRV, the Anti Doping Disciplinary Panel will determine what *Consequences* should be imposed upon you.
- 6.4.3 If you deny the charge, you can request a full expedited hearing to be convened as soon as possible to resolve this matter. Any such request must be made to the Anti Doping Disciplinary Panel. Again, you can also contact NADA to ask that a hearing be convened.
- 6.5 Irregardless, you must provide a detailed response to this Notice of Charge by 05:00 PM after receipt of notice within seven working days. If you fail to respond by this deadline, you will be deemed to have admitted the charge and accepted the *Consequences* outlined in paragraph 4.3 above.
- 6.6 If you fail to dispute the contents of this Notice within 15 days, then the consequences as specified in Article 7.10.2 shall be followed, i.e, it shall be presumed that you deemed to have admitted the violation, to have waived a hearing, and to have accepted the *Consequences* that are mandated by these Anti-Doping Rules or that have been offered by NADA.

7. Optional B *Sample* analysis

- 7.1 You have the right to have your B *Sample* analyzed to confirm (or otherwise) the *AAF* made in relation to your A *Sample*.
- 7.2 If you choose to have your B *Sample* analyzed, the analysis will take place at the National Dope Testing Laboratory, New Delhi at a date and time to be advised. You are entitled to attend the opening and analysis of the B *Sample*, or the Laboratory will arrange for an independent third party to be present.
- 7.3 Alternatively, you may waive your right to a B *Sample* analysis. In those circumstances, you will be deemed to have accepted the A *Sample* result, but you may still challenge the matter at a hearing if you wish subject to Article 7.10.
- 7.4 Please note that if you request the analysis of the B *Sample* and that analysis confirms the *AAF* made in relation to the A *Sample*, you will be required to pay the cost of that analysis, which is Rs. 5500/-, cost of B *Sample* analysis (see Article 7.3 ADR). If the B *Sample* analysis does not confirm the *AAF*, then you will not have to pay the costs of that analysis.
- 7.5 Please confirm as soon as possible if you would like to have your B *Sample* analyzed.

7.6 Please note that you have a right to request copies of the A and B *Sample* laboratory documentation package, which includes information as, required by the International Standard for Laboratories. Upon your request, the laboratory documentation package may be provided to you with in stipulated time on payment of Rs. 5500/- which shall have to be paid by the concerned athlete.

In accordance with the ADR, a copy of this letter is being sent to:

1. _____
2. _____
3. _____
4. International Federation, and
5. World Anti Doping Agency (WADA),
Stock Exchange Tower, 800 Place Victoria (Suit 1700),
P.O. 120, Montreal (QUEBEC) H4Z1B7, CANADA

Each is bound, in accordance with Article 14 ADR, to maintain confidentiality in this matter until the B *Sample* analysis has been concluded or until the B *Sample* analysis is waived.

Your identity may be publicly disclosed after receipt of this notice, but no earlier than the effective date and time of the *Provisional Suspension* outlined in paragraph 5 above.

Yours sincerely,

(Director General, NADA/Authorized Signatory)

Cc:

1. _____
2. _____
3. _____
4. International Federation, and
5. World Anti Doping Agency (WADA),
Stock Exchange Tower, 800 Place Victoria (Suit 1700),
P.O. 120, Montreal (QUEBEC) H4Z1B7, CANADA

Enclosures:

- NADA Anti Doping Rules 2015
- WADA 2017 *Prohibited List*;
- *Doping Control* form dated _____, 2017
- Analysis Results Record _____, 2017

Acceptance of Provisional Suspension

I, _____, (born _____), accept *Provisional Suspension* as a result of the Laboratory finding reported to me on _____ in my urine *Sample* Number _____ collected during _____ held at _____ on _____ in the framework of the NADA, India Anti-Doping Program.

- I understand and accept that I will not be able to compete in any *Competition* under the jurisdiction of the NADA, India, _____ pending the final resolution of my case.
- I understand that the period of the *Provisional Suspension*, beginning on the date the NADA, India is notified of the present acceptance, will be deducted from any period of *Ineligibility* that I might ultimately receive in my case.
- I understand and accept that the NADA India will communicate my acceptance of *Provisional Suspension* to the _____ and the World Anti-Doping Agency.
- I understand and accept that my acceptance of the *Provisional Suspension* is purely voluntary and optional. I understand that I am entitled to proceed with my case, to a hearing if necessary, regardless of whether I accept this *Provisional Suspension*.
- I understand and accept that I may serve this *Provisional Suspension*, and it may ultimately be determined by the relevant Panel that no doping offence has occurred.
- I understand and accept that I am still subject to *Testing* pending the outcome of this matter.

Signature of Athlete

Date

Printed Name of Athlete



National Anti Doping Agency

An Autonomous Body Under Ministry of Youth Affairs & Sports, Government of India)

Play fair

F. No. 3/01/2016/NADA

Dated: _____

To

The Concerned Athlete or Support Personnel
(Through the Concerned National Sports Federation to be served on the Athlete/Support
Personnel in Confidential Cover)
(Sample Code Number: _____)

Subject: Second Notice – Assertion of an Anti Doping Rule Violation.

Sir,

Please refer to the First Notice of finding of Anti Doping Rule Violation after Initial Review by which you were intimated of the Anti Doping Rule Violation found in your case (Copy enclosed).

Subsequent to the above notice, the 'B' Sample Analysis has been conducted in accordance with Rules (Article 7) and confirms the 'A' Sample Adverse Analytical Finding in your sample bearing sample code number _____.

NADA now **asserts** that there has been Anti Doping Rule Violation (Article 2.1 of NADA/WADA Code). As per the Rules you are now liable for disciplinary proceedings.

The **Anti Doping Disciplinary Panel** constituted in compliance of the Rules is being notified, alongwith all documents relevant to the assertion, for disciplinary proceedings to be conducted in your case, in accordance with Article 8/any applicable guidelines.

You may forego your right to a hearing by waiving such right in writing and acknowledging the violation of this Anti Doping Rule and accepting the consequences consistent with the Rules/Code. The request for waiving such right must be made to the Anti Doping Disciplinary Panel, whereupon the Anti Doping Disciplinary Panel, on the merits of your case will take a decision with regard to the sanction/consequence to be imposed on you.

The other parties who are being notified of the assertion of Anti Doping Rule violation in your case are as below:-

F03(NADA-P-05)



National Anti Doping Agency

An Autonomous Body Under Ministry of Youth Affairs & Sports, Government of India)

Play fair

- 1) _____.
- 2) _____.
- 3) and
- 4) World Anti Doping Agency (WADA), Stock Exchange Tower, 800 Place Victoria (Suit 1700), P.O. 120, Montreal (QUEBEC) H4Z1B7, CANADA

You are advised to present your case/defence before the Anti Doping Disciplinary Panel on the date fixed by the Panel for the hearing.

(Director General, NADA/Authorized Signatory)

Copy to:

(i) **Chairman, Anti Doping Disciplinary Panel** with all relevant documents and with the request to fix the date, time and place for hearings of the concerned Athlete/Support Personnel before the Anti Doping Disciplinary Panel and convey the same to the Athlete/Support Personnel. The concerned National Sports Federation and the Indian Olympic Association may also be made parties in the proceedings. The decision of the Anti Doping Disciplinary Panel shall be advised to the parties to the proceedings, WADA, the concerned International Federation (and to the Indian Olympic Association and concerned National Sports Federation if not a party to the proceedings) as soon as practicable, after conclusion of the hearing. The concerned parties may also be informed of their right to appeal the decision of the Anti Doping Disciplinary Panel by lodging a notice of appeal with the Anti Doping Appeal Panel within 14 days of the decision of the Anti Doping Disciplinary Panel.

- 1) _____.
- 2) _____.
- 3) and
- 4) World Anti Doping Agency (WADA), Stock Exchange Tower, 800 Place Victoria (Suit 1700), P.O. 120, Montreal (QUEBEC) H4Z1B7, CANADA

F03(NADA-P-05)

'A' Block, PragatiVihar Hostel, Lodhi Road, New Delhi-110003, India.
Phone: +91-11-24368274, +91-11-24368249, Telefax: +91-11-24368248,
E.Mail: info.nada@nic.in, Website: www.nada.nic.in

IN THE CHAMBER OF ANTI DOPING DISCIPLINARY PANEL

Block-A, Pragati Vihar Hostel,
Lodhi Road, New Delhi- 110003
Tele/Fax No.011-24368248

Date:

In the matter of **Mr/Ms.** (Sports –) for the violation of Article 2.1 of the Anti-Doping Rules of NADA/WADA Code 2015.

Respondents

1. Concerned Sportsperson

Mr/Ms.
.....
.....

2. Concerned Sports Federation

.....
.....
.....

3. National Anti-Doping Agency,

.....
.....
.....

Take notice that in the above mentioned case regarding violation of Anti Doping Rules of NADA, National Anti Doping Agency (NADA) has presented the assertion of Anti Doping rule violation in this case before this Panel.

2. The case has been admitted for hearing by the Anti Doping Disciplinary Panel (Panel) and that the Hearing Panel has been constituted for this purpose. The Federation shall ensure that this notice is served upon the athlete.

3. **The Athlete/sportsperson has the right to admit the violation at any time, waive off a hearing and accept the consequences that are mandated by the Anti Doping Rules or (where some discretion as to consequences exists under the Anti Doping Rules) that have been offered by NADA.**

4. The Athlete/sportsperson has the right to respond to the asserted anti doping rule violation and resulting consequences.

5. **The Athlete/sportsperson may submit his/her written submissions with all documents they are relying in support of his/her case before the Anti-Doping Disciplinary Panel within 20 days from the date of receipt of this notice.**

6. A failure by the athlete/sportsperson to dispute the assertion of Anti Doping Rule violation will be deemed to be an abandonment of his/her right to a hearing.

7. **The documents/written submissions may be supplied in advance in five (5) copies to the office of Anti-Doping Disciplinary Panel.**

8. **NADA may also file response to the submissions made by the Athlete/sportsperson within 20 days after receiving the reply of the Athlete/sportsperson.**

9. The Athlete/sportsperson has the right to be represented at a hearing, at his/her own expense.

10. **The parties will get an opportunity of a single hearing before the hearing panel.** However the hearing panel, at its discretion, may grant adjournments, subject to the condition that the party seeking adjournment would have to bear the cost of the hearing viz. sitting fee and travel expense of the Chairman and Members.

11. In case, the athlete/sportsperson wishes to forego his/her right to a hearing by waiving such right in writing and acknowledging the violation of this Anti Doping rule and accepting the consequences consistent with Rules/Code, the request for waiving such right must be made to the Anti Doping Disciplinary Panel, on the aforementioned date, time and place whereupon the Anti Doping Disciplinary Panel, on the merits of

his/her case will take a decision with regard to the Sanctions/Consequences to be imposed upon him/her.

12. Receipt of this communication should be acknowledged.

(Dr. Ankush Gupta)

IN THE CHAMBER OF ANTI DOPING DISCIPLINARY PANEL

Block-A, Pragati Vihar Hostel,
Lodhi Road, New Delhi- 110003
Tele/Fax No.011-24368248

Case No.....

Date

In the matter of **Mr./Ms.....** (Sports Discipline-) for the violation of Article 2.1 of Anti Doping Rules of NADA 2015/WADA Code 2015.

Respondents

1. Ms/Mr..
.....
.....
.....

2. **Concerned Sports Federation**
.....
.....
.....

3. **National Anti Doping Agency**
.....
.....
.....

Take notice that the above mentioned case regarding violation of Anti Doping Rules of NADA, has been admitted for hearing by the Anti Doping Disciplinary Panel (Panel) and that the at**A.M/P.M** has been fixed for hearing of the said disciplinary case and the same will be laid before Anti Doping Disciplinary Panel on such date or as soon as thereafter as the same may be heard. The Federation shall ensure that this notice is served upon the athlete.

2. NADA is advised to appear before the Panel through their authorized representative at the aforesaid date, time and place and present the case of assertion of Anti Doping violation in the case of above named athlete/sportsperson.
3. The concerned National Sports Federation is hereby made parties to the proceedings and is required to appear before the Panel through their authorized representative on the aforementioned date, time and place.
4. A failure of any party or their representative to attend a Hearing after notification will be deemed to be an abandonment of their right to a Hearing. This right may be reinstated on reasonable grounds.
5. Each party shall have their right to be represented at a hearing at that party's own expense.
6. The parties will get an opportunity of a single hearing before the hearing panel. However the hearing panel, at its discretion, may grant adjournments, subject to the condition that the party seeking adjournment would have to bear the cost of the hearing viz. sitting fee and travel expense of the Chairman and Members.
7. Each party to the proceedings has the right to present evidence, including the right to call and question witnesses (subject to the hearing Panel's discretion to accept testimony by telephone, written statement or submission whether by fax, e-mail or other means).
8. Each party shall have the right to an interpreter at the hearing, if deemed necessary by the Appeal Panel. The Hearing Panel shall determine the identity and responsibility for the cost of any interpreter.
9. The Panel, at the request of one of the parties to the proceedings or on its own initiative, require one or more parties to the proceedings, prior to the hearing, to supply it and/or the other parties to the proceedings with further particulars of the case to be presented by that party at the hearing, including what witnesses they intend to call and that party shall comply with that direction.
10. Any failure by the person concerned to comply with any requirement or direction of the Hearing Panel shall not prevent the Hearing Panel from the

proceeding and the Hearing Panel when making its decision may take such failure into consideration.

11. Receipt of this communication should be acknowledged.

(Dr. Ankush Gupta)

ANTI DOPING APPEAL PANEL

A-Block, Pragati Vihar Hostel,
Lodhi Road, New Delhi- 110003
Tele/Fax No. 011-24368248

APPEAL NO.-.....

Date:

IN THE MATTER OF

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.....
.....

APPEALENT

Vs

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.....
.....

RESPONDENT

Concerned National Sport Federation

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Take notice that the aforementioned appeal filed by you against the order no.-.....
issued by the Anti-Doping Disciplinary Panel dated placed before the Anti-Doping
Appeal Panel for hearing on atA.M/P.M

You are directed to appear before the Anti-Doping Appeal Panel on at
..... A.M/P.M whether in person or through authorized representative at your own
cost/expense, failing which the matter will be heard and decided in your absence.

Receipt of this communication should be acknowledged.

(Dr. Ankush Gupta)